## REMARKS

In response to the action dated December 21, 2006, Applicant elects Group I. The Examiner indicated that Group II was directed to Claims 61-65, in particular to a method of making a feeding nipple. However, the method claims actually include Claims 61-68. The Examiner indicated in a phone interview dated January 19, 2006 that Group II properly includes Claims 61-68 and therefore the elected group, Group I should include Claims 1-60 and 69-72.

Therefore, Applicant elects Claims 1-60 and 69-72 for consideration. The remaining claims have been withdrawn without prejudice. Applicant's acquiescence in this restriction requirement is not to be taken as any admission of the merit of or accuracy of the positions taken by the Examiner in this non-substantive Office Action. Consideration and allowance of Claims 1-60 and 69-72 is respectfully requested.

January 20, 2006

BANIAK PINE & GANNON 150 N. Wacker Drive, Suite 1200 Chicago, Illinois 60606 (312) 673-0360 Respectfully submitted,

Michael H. Baniak / Števen B. Courtright

Registration No. 30,608 / 40,966 Attorney/Agent for Applicant(s)